1		The Honorable Benjamin H. Settle
2		
3		
4		
5		
6		
7	UNITED STATES D	
8	WESTERN DISTRICT OF WASHINGTON AT TACOMA	
9	DREW MACEWEN, et al.,	NO. 3:20-cv-05423-BHS
10	Plaintiffs,	NOTICE OF INTENT TO FILE SURREPLY
11	VS.	SORKEI E I
12	GOVERNOR JAY INSLEE, in his official capacity as the Governor of	
13	Washington,	
14	Defendant.	
15		
16	Pursuant to LCR 7(g)(1), Defendant Governor Jay Inslee hereby notifies the Court and	
17	Plaintiffs of his intent to file a surreply for the sole purpose of moving to strike material contained	
18	in and attached to Plaintiffs' Reply re Preliminary Injunction, Dkt. #37 (filed June 19, 2020).	
19	Dated this 22nd of June 2020.	
20	ROBERT W. FERGUSON	
21	Att	torney General
22	<u>S/ 2</u>	Zachary Pekelis Jones
23	BR	ACHARY PEKELIS JONES, WSBA No. 44557 RENDAN SELBY, WSBA No. 55325
24	Assistant Attorney General Complex Litigation Division	
25	JEI	MMÅ S. GRUNBERG, WSBA No. 54659 FFREY T. EVEN, WSBA No. 20367
26		UL M. WEIDEMAN, WSBA No. 42254 Deputy Solicitors General

## 

1	800 Fifth Avenue, Suite 2000
2	Seattle, WA 98104 (206) 254-4270
3	(206) 332-7089 (206) 521-3222
4	(360) 586-0728 (360) 753-7085
5	brendan.selby@atg.wa.gov zach.jones@atg.wa.gov
6	emma.grunberg@atg.wa.gov
7	jeffrey.even@atg.wa.gov paul.weideman@atg.wa.gov
8	Attorneys for Defendant Jay Inslee,
9	Governor of Washington
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	